

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

Applicant	:	Scott C. Harris	Group Art Unit 2685
Appl. No.	:	09/683,600	
Filed	:	January 24, 2002	
For	:	A TELEPHONE USING A CONNECTION NETWORK FOR PROCESSING DATA REMOTELY FROM THE TELEPHONE (as amended)	
Examiner	:	B. J. Jackson	

Request for Revival of Unintentionally Abandoned Application  
Under 37 CFR 1.137(b)

United States Patent and Trademark Office  
P.O. Box 1450  
Alexandria, VA 22313-1450

Dear Sir:

Applicant requests revival of the above-referenced application under rule 137(b). The entire period of abandonment was unintentional. In fact, while the records of the undersigned are not clear – I postulate that my manual docketing system may have been confused by a restriction being issued in response to an appeal. Instead of properly docketing a response – apparently, the dates fell off my docket entirely. I never intended for this case to become abandoned. (This paper is being filed within 2

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months of the notice of abandonment – which is the date I docketed upon receiving the notice of abandonment. Until reviewing the file, I did not realize what had happened).

The response to the last Office Action (a “restriction” ) is concurrently filed.

The rule 17(m) petition fee is herewith paid (small entity).

No terminal disclaimer is believed necessary.

Revival is requested.

Respectfully submitted,

Date: \_\_November 27,2006

\_\_\_/Scott C Harris/\_\_\_\_\_  
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